

### PCT

### NOTIFICATION OF ELECTION

(PCT Rule 61.2)

## From the INTERNATIONAL BUREAU

To

Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.G 20231 ETATS UNIS D'AMERIQUE

Date of mailing (day/month/year)	
16 February 2000 (16.02.00)	in its capacity as elected Office
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International application No.	Applicant's or agent's file reference
	31470-PCT
PCT/US98/09710	31470-FCI
international filing date (day/month/year)	Priority date (day/month/year)
International ning date (day/month/year)	Fridity Gate (day/indittiveal)
13 May 1998 (13.05.98)	

Applicant

≰ KAO, Imin et al ∉

1. "The designated Office is h	ereby notified of its election made.	
X in the demand filed	with the International Proliminary Examining Author	ity on
	10 December 1999 (10.12.99)	100 mg/m 100
in acnotice effecting	later election filed with the International Bureau on:	
2: The election X was		
□ □ was		
	on of 19 months from the priority date or, where Rule	32 applies, within the time limit under

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

acsimile No.: (41-22) 740 14.35

Authorized officer

F. Baechler

Telephone No.: (41-22) 338.83.38

31470-PCT

#### From the INTERNATIONAL SEARCHING AUTHORITY

From the INTERNATIONAL SEARCHING ACTION IT					
To: HENRY TANG	PCT				
BAKER AND BOTTS, LLP					
30 ROCKEFELLER PLAZA NEW YORK, NY 10112-0228	NOTIFICATION OF CHANGE IN				
NEW Total, IVI Total only	ABSTRACT AS PREVIOUSLY ESTABLISHED				
	BY INTERNATIONAL SEARCHING AUTHORITY				
	(PCT Rule 38.2(b) and Administrative Instructions, Section 515)				
	Date of Mailing (day/month/year) 29 OCT 1998				
Applicant's or agent's file reference	INFORMATION ONLY				
31470-PCT	INFORMATION ONLY				
International application No.	International filing date (day/month/year)				
PCT/US98/09710					
Applicant	BAKER & BOTTS, L.L.P.				
THE RESEARCH FOUNDATION OF STATE UNIVERIST	98 NOV -3 PM 4: 09				
	TO LL				
The applicant is hereby notified that this International Search A	uthority has considered the comments received from the				
applicant on the abstract established by this Authority (Form I	PCT/ISA/210) and has decided that:				
	HEV				
the text of the abstract remains as previously established	by this Authority for the reasons indicated below/in the Annex.				
X the text of the abstract is changed in view of the applicant's comments and it now reads as it appears below/in the Annex.					
The technical features mentioned in the ab parentheses (PCT Rule 8.1(d)).	stract do not include a reference sign between				
The abstract is too long (PCT Rule 8.1(b)). words when no Figure is to be published.	The abstract must be less than 150 words, or 200				
NEW ABSTRACT					
A method and apparatus for surface measurement using the shadow moire effect with the Talbot effect. The apparatus (10) includes a specimen mount (18) to receive a specimen (12) having a surface (14) to be measured, and a reference grating (22) mounted adjacent the specimen mount (18) so as to be substantially parallel to a mean surface plane (16) of the specimen (12). The reference grating (22) is mounted in such a manner that the distance between the reference grating (22) and the mean surface plane (16) of the specimen (16) can be adjusted to a Talbot distance $\delta T$ . The apparatus also includes a light source (24) to illuminate the specimen (12) through the grating (22), and a detector (36) positioned to detect the moire fringes produced by					
A copy of this Notification and any Annex has been sent to the	e International Bureau.				
Name and mailing address of the ISA/US	Authorized officer				
Commissioner of Patents and Trademarks	M-715				
Box PCT Washington, D.C. 20231	RICHARD ROSENBERGER				
Facsimile No. (703) 305-3230	Telephone No. (703) 708-0956				



### **REQUEST**

	or receiving Office use only
International Applica	tion No.
International Filing D	Date
Name of receiving O	ffice and "PCT International Application"

The undersigned requests that the present international application be processed according to the Patent Cooperation Treaty.	Name of receiving Office a	and "PCT International Application"
	Applicant's or agent's file re (if desired) (12 characters n	314/(LP(.)
Box No. I TITLE OF INVENTION SURFACE MEASUREMENT USING SHADOW MOIRE TEC	CHNIQUE WITH TALBOT	EFFECT
Box No. II APPLICANT		
Name and address: (Family name followed by given name; for a legal et The address must include postal code and name of country. The country Box is the applicant's State (i.e. country) of residence if no State of reside	of the address indicated in this	This person is also inventor.
THE RESEARCH FOUNDATION OF STATE UNIVERSITY P.O. Box 9	OF NEW YORK	Telephone No.
Albany, NY 12201-0009 US	!	Facsimile No.
	!	Teleprinter No.
State (i.e. country) of nationality: US	State (i.e. country) of residus	dence:
This person is applicant all designated for the purposes of:  all designated the United States		Jnited States the States indicated in the Supplemental Box
Box No. III FURTHER APPLICANT(S) AND/OR (FURT	HER) INVENTOR(S)	
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country Box is the applicant's State (i.e. country) of residence if no State of residence KAO, IMIN 17 Botany Lane Stony Brook, NY 11790 US	of the address indicated in this nce is indicated below.)	applicant only applicant and inventor inventor only (If this check-box is marked, do not fill in below.)
State (i.e. country) of nationality: US	State (i.e. country) of resid	dence:
for the purposes of:	tates of America 🔼 of An	Inited States the States indicated in the Supplemental Box
Further applicants and/or (further) inventors are indicated on	a continuation sheet.	
Box No. IV AGENT OR COMMON REPRESENTATIVE	· · · · · · · · · · · · · · · · · · ·	RRESPONDENCE
The person identified below is hereby/has been appointed to act or of the applicant(s) before the competent International Authorities a	as:	gent common representative
Name and address: (Family name followed by given name; for designation. The address must include postal c	a legal entity, full official ode and name of country.)	Telephone No. (212) 705-5000
TANG, HENRY and OTTERSTEDT, PAUL J.	Ţ	Facsimile No.
Baker & Botts, LLP 30 Rockefeller Plaza		(212) 705-5020
New York, NY 10112-0228 US		Teleprinter No.
Mark this check-box where no agent or common representat indicate a special address to which correspondence should be	ive is/has been appointed and e sent.	d the space above is used instead to

Sheet	No		2	

Continuation of Box No. III FURTHER APPLICANT	S AND/OR (FURTHER)	) INVENTORS
If none of the following sub-boxes is us	ed, this sheet is not to be i	ncluded in the request.
Name and address: (Family name followed by given name; for a legal e The address must include postal code and name of country. The country Box is the applicant's State (i.e. country) of residence if no State of reside CHIANG, FU-PEN 29 Acom Lane Stony Brook, NY 11790 US	of the address indicated in this	This person is:  applicant only  applicant and inventor  inventor only (If this check-box is marked, do not fill in below.)
State (i.e. country) of nationality: US	State (i.e. country) of residus	dence:
This person is applicant all designated for the purposes of: States all designated the United S	d States except tates of America the U	nited States the States indicated in the Supplemental Box
Name and address: (Family name followed by given name; for a legal e The address must include postal code and name of country. The country Box is the applicant's State (i.e. country) of residence if no State of reside	of the address indicated in this	This person is:  applicant only applicant and inventor inventor only (If this check-box is marked, do not fill in below)
State (i.e. country) of nationality:	State (i.e. country) of residual	dence:
This person is applicant all designated all designate for the purposes of:	d States except the U tates of America of An	nited States the States indicated in the Supplemental Box
Name and address: (Family name followed by given name; for a legal e. The address must include postal code and name of country. The country Box is the applicant's State (i.e. country) of residence if no State of reside	of the address indicated in this	This person is:  applicant only applicant and inventor inventor only (If this check-box is marked, do not fill in below.)
State (i.e. country) of nationality:	State (i.e. country) of resi	idence:
for the purposes of:	ates of America L of An	nited States the States indicated in the Supplemental Box
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country Box is the applicant's State (i.e. country) of residence if no State of residence	of the address indicated in this	This person is:  applicant only  applicant and inventor  inventor only (If this check-box is marked, do not fill in below.)
State (i.e. country) of nationality:	State (i.e. country) of resid	dence:
This person is applicant all designated all designated for the purposes of:		nited States the States indicated in the Supplemental Box
Further applicants and/or (further) inventors are indicated on	another continuation sheet.	

Sheet	MI.	2
Speer	NΩ	.1

Box !	Vo.V	DESIGNATION OF STATES			
The f	ollow	ing designations are hereby made under Rule 4.9(a) (m	ark ti	ne app	licable check-boxes; at least one must be marked)
1		Patent		• •	
٦		ARIPO Patent: GH Ghana, GM Gambia, KE K	enva.	LS	Lesotho MW Malawi SD Sudan SZ Swaziland
		UG Uganda, ZW Zimbabwe, and any other State which	h is a	Cont	racting State of the Harare Protocol and of the PCT
	EA	Eurasian Patent: AM Armenia, AZ Azerbaijan, I	BY B	elarus	s, KG Kyrgyzstan, KZ Kazakhstan, MD Republic of stan, and any other State which is a Contracting State of
		the Eurasian Patent Convention and of the PCT	IUIN	differits	state of
	EP	European Patent: AT Austria, BE Belgium, CH and	LIS	witzer	land and Liechtenstein, DE Germany, DK Denmark, ES
		Monaco, NL Netherlands, PT Portugal, SE Sweder	goom, n, and	lany	Greece, IE Ireland, IT Italy, LU Luxembourg, MC other State which is a Contracting State of the European
		Patent Convention and of the PCT			
	OA	OAPI Patent: BF Burkina Faso, BJ Benin, CF Centr	al Af	rican	Republic, CG Congo, CI Côte d'Ivoire, CM Cameroon, SN Senegal, TD Chad, TG Togo, and any other State
		which is a member State of OAPI and a Contracting	State	of the	e PCT (if other kind of protection or treatment desired,
j		specify on dotted line)	• • • • •		
Natio	nai P	atent (if other kind of protection or treatment desired,	speci	fy on c	dotted line):
	AL	Albania		LT	Lithuania
	AM	Armenia		LU	Luxembourg
	ΑT	Austria		LV	Latvia
	ΑU	Australia		MD	Republic of Moldova
	ΑZ	Azerbaijan			Madagascar
	BA	Bosnia and Herzegovina		MK	The former Yugoslav Republic of Macedonia
	BB	Barbados			***************************************
	BG	Bulgaria		MN	Mongolia
	BR	Brazil		MW	Malawi
	BY	Belarus		MX	Mexico
×	CA	Canada		NO	Norway
	CH	and LI Switzerland and Liechtenstein		NZ	New Zealand
	CN	China		PL	Poland
	CU	Cuba		PT	Portugal
	CZ	Czech Republic		RO	Romania
	DE	Germany		RU	Russian Federation
	DK	Denmark		SD	Sudan
	EE	Estonia		SE	Sweden
	ES	Spain		SG	Singapore
	FI	Finland		SI	Slovenia
	GB	United Kingdom		SK	Slovakia
	GE	Georgia		SL	Sierra Leone
	GH	Ghana		TJ	Tajikistan
	GM	Gambia		TM	Turkmenistan
	GW	Guinea-Bissau		TR	Turkey
	HU	Hungary		TT	Trinidad and Tobago
	ID	Indonesia		UA	Ukraine
	ΠL	Israel		UG	Uganda
	IS	Iceland	$\boxtimes$	US	United States of America
×	JP	Japan			• • • • • • • • • • • • • • • • • • • •
	KE	Kenya		UZ	Uzbekistan
	KG	Kyrgyzstan		VN	Viet Nam
	KP	Democratic People's Republic of Korea		YU	Yugoslavia
				$\mathbf{z}\mathbf{w}$	Zimbabwe
	KR	Republic of Korea	Chec	k-box	ses reserved for designating States (for the purposes of
	ΚZ	Kazakhstan	a na	tional	patent) which have become party to the PCT after
	LC	Saint Lucia	issua	ınce o	f this sheet:
	LK	Sri Lanka			
	LR	Liberia			
	LS	Lesotho			
In addi	tion	to the designations made above, the applicant also m	akes	under	Rule 4.9(b) all designations which would be permitted
		T except the designation(s) of	-		. 1116
			o coi	nfirma	ation and that any designation which is not confirmed

Form PCT/RO/101 (second sheet) (January 1998)

confirmation fees. Confirmation must reach the receiving Office within the 15-month time limit.)

before the expiration of 15 months from the priority date is to be regarded as withdrawn by the applicant at the expiration of that time limit. (Confirmation of a designation consists of the filing of a notice specifying that designation and the payment of the designation and

Sheet No.	4	
SHEEL INU.		

Box No. VI PRIORITY C	LAIM	Furthe	r priority claims are indicate	d in the Supplemental Box
The priority of the following ea	arlier application	(s) is hereby claimed		
Country (in which, or for which, the application was filed)	l	ng Date onth/year)	Application No.	Office of filing (only for regional or international application)
item (1)				approcurery
	(	)		
item (2)				
	(	)		
item (3)				
Makaka Cillania akada kanii	(	)		0.00
The receiving Office is h	n is the receiving nereby requested of the earlier appl	Office (a fee may be to prepare and transr lication(s) identified	required): nit to the International above as item(s):	e Office which for the purposes of the
Box No. VII INTERNATIO	ONAL SEARCH	IING AUTHORITY	<u> </u>	
Choice of International Search are competent to carry out the intern	ning Authority (I	ISA) (If two or more dicate the Authority ch	International Searching Authosen: the two-letter code may b	orities e used) ISA/US
Earlier search Fill in where a s	earch (internation is now requested erence to the releva	al, international-type to base the internation	or other) by the International nal search, to the extent possib translation thereof) or by refere	Searching Authority has already been
Box No. VIII CHECK LIST	Γ			
This international application contains the following number of sheets:  1. request : 4 sheets 2. description : 21 sheets 3. claims : 7 sheets 4. abstract : 1 sheets 5. drawings : 9 sheets Total : 42 sheets  Total : 42 sheets  Figure No of the drawings (if any) should accompany the abstract when it is published.  This international application is accompanied by the item(s) marked below:  1 separate signed power of attorney 5 separate indications concerning deposited microorganisms 7 nucleotide and/or amino acid sequence listing (diskette) 9 sheets 4 priority document(s) identified in Box No. VI 8 other (specify): Transmittal Letter as item(s):  Figure No of the drawings (if any) should accompany the abstract when it is published.  Box No. IX SIGNATURE OF APPLICANT OR AGENT  Next to each signature, indicate the name of the person signing and the capacity in which the person signs (if such capacity is not obvious from reading the request).				
Paul J. Otterstedt (Agent)				
Date of actual receipt of the pinternational application:	ourported	For receiving Office	e use only	2. Drawings:
3. Corrected date of actual receipt due to later but timely received papers or drawings completing the purported international application:				
4. Date of timely receipt of the corrections under PCT Articl	required e 11(2):			not received:
<ol><li>International Searching Auth specified by the applicant:</li></ol>	ority ISA/	6.	Transmittal of search countil search fee is paid	ppy delayed
		For International Bu	reau use only	
Date of receipt of the record cop by the International Bureau:	у			

.This sheet is not part of and does not count as a sheet of the international application.

P	<b>PCT</b>	For receiving Office use only			
FEE CALCU	LATION SHEET				
	the Request	International application No.			
		1			
Applicant's or agent's file reference	31470-PCT	Date stamp of the receiving Office			
Applicant THE RESEARCH FOUNDA	TION OF STATE UNIVERSITY OF	NEW YORK			
CALCULATION OF PRESC	RIBED FEES				
1. TRANSMITTAL FEE		240.00 T			
International search to be ca		···· 700.00 S			
(If two or more Internation application, indicate the nar	onal Searching Authorities are compe ne of the Authority which is chosen to c	etent in relation to the international arry out the international search.)			
3. INTERNATIONAL FEE					
Basic Fee	42				
The international application	contains 42 sheets.				
first 30 sheets		455.00 b <sub>1</sub>			
<u> </u>	onal amount =	120.00 b <sub>2</sub>			
Add amounts entered at b	and b 2 and enter total at B	575.00 B			
Designation Fees	3				
The international application 3	contains 3 designations.	315.00 D			
number of designation fees payable (maximum 11)	amount of designation fee				
Add amounts entered at B as	nd D and enter total at I	890.00			
international fee Where the a	es are entitled to a reduction of 75% of applicant is (or all applicants are) so entitle 5% of the sum of the amounts entered at B of	and			
4. FEE FOR PRIORITY DOC	UMENT	L P			
5. TOTAL FEES PAYABLE		1.830.00			
Add amounts entered at T,	S, I and P, and enter total in the TOTAI	TOTAL			
The designation fees are	not paid at this time.				
MODE OF PAYMENT authorization to charge	F=1	-			
deposit account (see belo	ow) bank draft	coupons			
cheque	cash	other (specify):			
postal money order	revenue stamps				
DEPOSIT ACCOUNT AUTI	HORIZATION (this mode of paymen	nt may not be available at all receiving Offices)			
The RO/ US is I	hereby authorized to charge the total fee	es indicated above to my deposit account.			
is I de	is hereby authorized to charge any deficiency or credit any overpayment in the total fees indicated above to my deposit account.				
is i	•	preparation and transmittal of the priority document to the Internationa			
02-4377	13 <b>M</b> ay 1998	Paul I Other bell			
Deposit Account Number	Date (day/month/year)	Signature /			

From the INTERNATIONAL BUREAU

PCT

INFORMATION CONCERNING ELECTED OFFICES NOTIFIED OF THEIR ELECTION

(PCT Rule 61.3)

BAKER BOTTS L.L.P.

00 FEB 28 PM 12: 12

TANG, Henry Baker & Botts, LLP 30 Rockefeller Plaza New York, NY 10112-

30 Rockefeller Plaza New York, NY 10112-0228 ÉTATS-UNIS D'AMÉRIQUE THE

Date of mailing (day/month/year)

16 February 2000 (16.02.00)

Applicant's or agent's file reference 31470-PCT

IMPORTANT INFORMATION

International application No. PCT/US98/09710

International filing date (day/month/year)
13 May 1998 (13.05.98)

Priority date (day/month/year)

**Applicant** 

THE RESEARCH FOUNDATION OF STATE UNIVERSITY OF NEW YORK et al

1. The applicant is hereby informed that the International Bureau has, according to Article 31(7), notified each of the following Offices of its election:

National :CA,JP,US

2. The following Offices have waived the requirement for the notification of their election; the notification will be sent to them by the International Bureau only upon their request:

None

3. The applicant is reminded that he must enter the "national phase" before the expiration of 30 months from the priority date before each of the Offices listed above. This must be done by paying the national fee(s) and furnishing, if prescribed, a translation of the international application (Article 39(1)(a)), as well as, where applicable, by furnishing a translation of any annexes of the international preliminary examination report (Article 36(3)(b) and Rule 74.1).

Some offices have fixed time limits expiring later than the above-mentioned time limit. For detailed information about the applicable time limits and the acts to be performed upon entry into the national phase before a particular Office, see Volume II of the PCT Applicant's Guide.

Docksted

For / /2000 by

The Internati nal Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer:

F. Baechler

Telephone No. (41-22) 338.83.38

Facsimile No. (41-22) 740.14.35 Form PCT/IB/332 (September 1997)

3110359

PCT/US98/097

From the INTERNATIONAL BUREAUCEIVE

**PCT** 

NOTIFICATION OF RECEIPT OF **RECORD COPY** 

(PCT Rule 24.2(a))

98 JUL 10 PM 5: 16

TANG, Henry Baker & Botts, LLP 30 Rockefeller Plaza

New York, NY 10112-0228

**ETATS-UNIS D'AMERIQUE** 

Date of mailing (day/month/year) 15 June 1998 (15.06.98)	IMPORTANT NOTIFICATION
Applicant's or agent's file reference 31470-PCT	International application No. PCT/US98/09710

The applicant is hereby notified that the International Bureau has received the record copy of the international application as detailed below.

Name(s) of the applicant(s) and State(s) for which they are applicants:

THE RESEARCH FOUNDATION OF STATE UNIVERSITY OF NEW YORK (for all designated States except US)

KAO, Imin et al (for US)

International filing date

13 May 1998 (13.05.98)

Priority date(s) claimed

Date of receipt of the record copy

by the International Bureau

\_\_\_12 June 1998 (12.06.98)

List of designated Offices

National : CA, JP, US

**ATTENTION** 

The applicant should carefully check the data appearing in this Notification. In case of any discrepancy between these data and the indications in the international application, the applicant should immediately inform the International Bureau.

In addition, the applicant's attention is drawn to the information contained in the Annex, relating to:

time limits for entry into the national phase;

confirmation of precautionary designations;

requirements regarding priority documents.

A copy of this Notification is being sent to the receiving Office and to the International Searching Authority.

Authorized officer:

I. Britel

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Telephone No. (41-22) 338.83.38

Facsimile No. (41-22) 740.14.35

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### INFORMATION ON TIME LIMITS FOR ENTERING THE NATIONAL PHASE

The applicant is reminded that the "national phase" must be entered before each of the designated Offices indicated in the Notification of Receipt of Record Copy (Form PCT/IB/301) by paying national fees and furnishing translations, as prescribed by the applicable national laws.

The time limit for performing these procedural acts is 20 MONTHS from the priority date or, for those designated States which the applicant elects in a demand for international preliminary examination or in a later election, 30 MONTHS from the priority date, provided that the election is made before the expiration of 19 months from the priority date. Some designated (or elected) Offices have fixed time limits which expire even later than 20 or 30 months from the priority date. In other Offices an extension of time or grace period, in some cases upon payment of an additional fee, is available.

In addition to these procedural acts, the applicant may also have to comply with other special requirements applicable in certain Offices. It is the applicant's responsibility to ensure that the necessary steps to enter the national phase are taken in a timely fashion. Most designated Offices do not issue reminders to applicants in connection with the entry into the national phase.

For detailed information about the procedural acts to be performed to enter the national phase before each designated Office, the applicable time limits and possible extensions of time or grace periods, and any other requirements, see the relevant Chapters of Volume II of the PCT Applicant's Guide. Information about the requirements for filing a demand for international preliminary examination is set out in Chapter IX of Volume I of the PCT Applicant's Guide.

GR and ES became bound by PCT Chapter II on 7 September 1996 and 6 September 1997, respectively, and may, therefore, be elected in a demand or a later election filed on or after 7 September 1996 and 6 September 1997, respectively, regardless of the filing date of the international application. (See second paragraph above.)

Note that only an applicant who is a national or resident of a PCT Contracting State which is bound by Chapter II has the right to file a demand for international preliminary examination.

### **CONFIRMATION OF PRECAUTIONARY DESIGNATIONS**

This notification lists only specific designations made under Rule 4.9(a) in the request. It is important to check that these designations are correct. Errors in designations can be corrected where precautionary designations have been made under Rule 4.9(b). The applicant is hereby reminded that any precautionary designations may be confirmed according to Rule 4.9(c) before the expiration of 15 months from the priority date. If it is not confirmed, it will automatically be regarded as withdrawn by the applicant. There will be no reminder and no invitation. Confirmation of a designation consists of the filing of a notice specifying the designated State concerned (with an indication of the kind of protection or treatment desired) and the payment of the designation and confirmation fees. Confirmation must reach the receiving Office within the 15-month time limit.

### REQUIREMENTS REGARDING PRIORITY DOCUMENTS

For applicants who have not yet complied with the requirements regarding priority documents the following is recalled.

Where the priority of an earlier national (i.e., national or regional) application is claimed, the applicant must submit a copy of the said national application, certified by the authority with which it was filed ("the priority document") to the receiving Office (which will transmit it to the International Bureau) or directly to the International Bureau, before the expiration of 16 months from the priority date (Rule 17.1).

Where the priority document is issued by the receiving Office, the applicant may, instead of submitting the priority document, request the receiving Office to prepare and transmit the priority document to the International Bureau. Such request must be made before the expiration of the 16-month time limit.

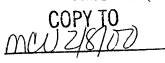
It is recalled that, where several priorities are claimed, the priority date to be considered for the purposes of computing the 16-month time limit is the filing date of the earliest application whose priority is claimed.

If the priority document concerned is not submitted to the International Bureau before the expiration of the 16-month time limit, or if the request to the receiving Office to transmit the priority document has not been made (and the corresponding fee, if any, paid) before the expiration of this time limit, any designated State may disregard the priority claim.

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

То:				PCT	
30 ROCK	ANG BOTTS, LLP EFELLER PLAZA K NY 10112-0228		NOTIFICATION OF RECEIPT OF DEMAND		
INCW TOR	N N1 10112-0220			Γ Rule 61.1(b), first sentence istrative Instructions, Section 601)	
			Date of mailing (day/month/year)	<b>28</b> JAN 2000	
	agent's file reference		IMP	ORTANT NOTIFICATION	
1	application No. PCT/US98/09710	International filing date 13 MAY 98	(day/month/year)	Priority date (day/month/year)	
	THE RESEARCH FOUND YORK	DATION OF STATE	UNIVERSITY OF	NEW	
1. The app date of	plicant is hereby notified tha receipt of the demand for	international preliminar	minary Examining Au y examination of the DEC 1999	BAKER BOTTS L.L.P.	
				00 FEB -3 AMII: 15	
2. This da	te of receipt is:  the actual date of rec	ceipt of the demand.		TO 144	
	43	e proper corrections to t	the demand were tin	nely received.	
Ai na en	3. This date is AFTER the expiration of 19 months from the priority date.  Attention: The election(s) made in the demand does (do) not have the effect of postponing the commencement of the national phase until 30 months from the priority date (or later in some Offices) (Article 39(1)). Therefore, the acts for entry into the national phase must be performed within 20 months from the priority date (or later in some Offices) (Article 22).				
	or details, see Annex B to Foundation	orm PCT/IB/301 sent by t	he International Bure	au and Volume II of the PCT Applicant's	
[	This notification confi	rms the information give	en in person or by tele	phone on: ON DOCKET FOR 1	
4. Only wh	nere paragraph 3 applies, a	copy of this notification h	nas been sent to the l	international Bureau.	
	ling address of the IPEA/U	s	Authorized officer	Virginia Irby () lelin	
Assistant Con Box PCT Washington, Facsimile No.		Attn: IPEA/US	Telephone No.	Paralegal Specialist IAPD - PCT Operations (703) 305-3748	

Form PCT/IPEA/402 (July 1992)



with the one chosen by the applicant.

The demand must be filed directly with me competent International Preliminary Examining Authority or, if two or more Authorities are The full name or two-letter code of that Authority may be indicated by the applicant on the line

IPEA/ US

**CHAPTER II** 

### **DEMAND**

under Article 31 of the Patent Cooperation Treaty:

The undersigned requests that the international application specified below be the subject of international preliminary examination according to the Patent Cooperation Treaty and hereby elects all eligible States (except where otherwise indicated).

For '	International Preliminary	Examining Authority	use only	
			·	
Identification of IPEA		Date of receipt of D	EMAND	
Box No. I IDENTIFICATION OF TH	IE INTERNATIONAL	APPLICATION	Applicant's or agent's file reference 31470-PCT	
International application No.	International filing date	e (day/month/year)	(Earliest) Priority date (day/month/year)	
PCT/US98/09710	13 May 1998	( 13.05.98 )	( )	
Title of invention SHADOW MOIRE SURFACE MEASUREMENT USING TALBOT EFFECT				
Box No. II APPLICANT(S)				
Name and address: (Family name followed designation. The address	by given name; for a le s must include postal code d	gal entity, full official and name of country.)	Telephone No.:	
THE RESEARCH FOUNDATION OF S P.O. Box 9 Albany, NY 12201-0009	STATE UNIVERSITY O	)F NEW YORK	Facsimile No.:	
US		••	Teleprinter No.:	
State (that is, country) of nationality: US		State (that is, country, US	y) of residence:	
Name and address: (Family name followed be name of country.)	ny given name; for a legal	entity, full official design	nation. The address must include postal code and	
KAO, IMIN				
17 Botany Lane	•			
Stony Brook, NY 11790 US				
05				
State (that is, country) of nationality:		State (that is, country,	e) of residence:	
US		us	, •••••	
Name and address: (Family name followed by name of country.)	y given name; for a legal o	entity, full official design	nation. The address must include postal code and	
CHIANG, FU-PEN				
29 Acorn Lane				
Stony Brook, NY 11790 US				
03				
State (that is, country) of nationality: US		State (that is, country) US	) of residence:	
Further applicants are indicated on a	continuation sheet.			

Sheet No. .?.

International application No. PCT/US98/09710

Box No. III AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CORRESPONDENCE				
The following person is agent common representative	·			
and has been appointed earlier and represents the applicant(s) also for international preliminary examination.				
is hereby appointed and any earlier appointment of (an) agent(s) /common representative is hereby revoked.				
is hereby appointed, specifically for the procedure before the International Preliminary Examining Authority, in addition to the agent(s)/common representative appointed earlier.				
Name and address: (Family name followed by given name; for a legal entity, full official The address must include postal code and name of country.)  The address must include postal code and name of country.)  (212) 705-5000				
TANG. HENRY	Facsimile No.:			
Baker & Botts, LLP	(212) 705-5020			
30 Rockefeller Plaza New York, NY 10112-0228				
us	Teleprinter No.:			
Address for correspondence: Mark this check-box where no agent or common the space above is used instead to indicate a special address to which correspond	representative is/has been appointed and dence should be sent.			
Box No. IV BASIS FOR INTERNATIONAL PRELIMINARY EXAMINATION				
Statement concerning amendments:*	•			
1. The applicant wishes the international preliminary examination to start on the basis o	f:			
the international application as originally filed.				
the description as originally filed				
as amended under Article 34				
the claims as originally filed				
as amended under Article 19 (together with any accompa	nying statement)			
as amended under Article 34				
the drawings as originally filed				
as amended under Article 34				
2. The applicant wishes any amendment to the claims under Article 19 to be cor	nsidered as reversed.			
3. The applicant wishes the start of the international preliminary examination 20 months from the priority date unless the International Preliminary Exa amendments made under Article 19 or a notice from the applicant that he d (Rule 69.1(d)). (This check-box may be marked only where the time limit under Where no check-box is marked, international preliminary examination will start on the originally filed or, where a copy of amendments to the claims under Article 19 application under Article 34 are received by the International Preliminary Examining a written opinion or the international preliminary examination report, as so amended	ming Authority receives a copy of any oes not wish to make such amendments der Article 19 has not yet expired.) the basis of the international application as and/or amendments of the international g Authority before it has begun to draw up			
Language for the purposes of international preliminary examination: English				
which is the language in which the international application was filed.  which is the language of a translation furnished for the purposes of internatio	nal search.			
which is the language of a translation runnished for the purposes of internation which is the language of publication of the international application.				
which is the language of the translation (to be) furnished for the purposes of it	nternational preliminary examination.			
Box No. V ELECTION OF STATES				
The applicant hereby elects all eligible States (that is, all States which have been designated PCT)	d and which are bound by Chapter II of the			
excluding the following States which the applicant wishes not to elect:				

Sheet No. .3.

International application No.

PCT/US98/09710

Box No. VI CHECK LIST					
The demand is accompanied by the following e Box No. IV, for the purposes of international pre	lements, in the lang	uage referred to in		onal Preliminary uthority use only not received	
1. translation of international application	:	sheets			
2. amendments under Article 34	:	sheets			
copy (or where required, translation)     of amendments under Article 19	:	sheets			
4. copy (or, where required, translation) of statement under Article 19		sheets			
5. letter	:	sheets			
6. other (specify)	:	sheets			
The demand is also accompanied by the item(s) ma	arked below:	·			
1. Fee calculation sheet	4.	statement expl	aining lack of signa	ture	
2. separate signed power of attorney	5.	nucleotide and computer read	or amino acid sequable form	ence listing in	
3. copy of general power of attorney; reference number, if any:	6.	other (specify)	: Transmittal Lette	er	
Box No. VII SIGNATURE OF APPLICAN  Next to each signature, indicate the name of the				if such agracity is not	
obvious from reading the demand).	Henry Tang (	Agent)			
For Internatio  1. Date of actual receipt of DEMAND:	nal Preliminary Exa	mining Authority use	only	<u> </u>	
Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b):					
3. The date of receipt of the demand is AI from the priority date and item 4 or 5, b			The application informed as	nt has been coordingly.	
4. The date of receipt of the demand is W. Rule 80.5.	ITHIN the period of	f 19 months from the	priority date as exte	nded by virtue of	
5. Although the date of receipt of the dem EXCUSED pursuant to Rule 82.	and is after the expi	ration of 19 months f	rom the priority dat	e, the delay in arrival is	
	For International Bu	ireau use only			
Demand received from IPEA on:					

**CHAPTER II** 

# **PCT**

### FEE CALCULATION SHEET

# Annex to the Demand for international preliminary examination

International application No. PCT/US98/09710	For International Preliminary Examining Authority use only
Applicant's or agent's file reference 31470-PCT	Date stamp of the IPEA
Applicant THE RESEARCH FOUNDATION OF STATE UNIVERSITY	OF NEW YORK
Calculation of prescribed fees	
1. Preliminary examination fee	490.00 P
2. Handling fee (Applicants from certain States are entitled to a reduction of 75% of the handling fee. Where the applicant is (or all applicants are) so entitled, the amount to be entered at H is 25% of the handling fee.)  3. Total of prescribed fees Add the amounts entered at P and H and enter total in the TOTAL box	162.00 H  652.00  TOTAL
postal money order coupon	e stamps us specify):
(this check-har may be marked	on the available at all IPEAs)  the total fees indicated above to my deposit account.  The conditions for deposit accounts of the IPEA so permit) is my deficiency or credit any overpayment in the total fees indicated
02-4377 10 December 1999  Deposit Account Number Date (day/month/year)	Signature Signature

Form PCT/IPEA/401 (Annex) (July 1998; reprint July 1999)

LegalStar 1999, Form PCTDFEE

See Notes to the fee calculation sheet

WO 99/58952 PCT/US98/09710

### PCT

### NOTICE INFORMING THE APPLICANT OF THE **COMMUNICATION OF THE INTERNATIONAL APPLICATION TO THE DESIGNATED OFFICES**

(PCT Rule 47.1(c), first sentence)

From the INTERNATIONAL BUREAU

TANG, Henry Baker & Botts, LLP 30 Rockefeller Plaza

New York, NY 10112-0228 99 MOV 29

ÉTATS-UNIS D'AMÉRIQUE

Date of mailing (day/month/year)

18 November 1999 (18.11.99)

Applicant's or agent's file reference

31470-PCT

IMPORTANT NOTICE

International application No.

International filing date (day/month/year)

Priority date (day/month/year)

PCT/US98/09710

13 May 1998 (13.05.98)

Applicant

THE RESEARCH FOUNDATION OF STATE UNIVERSITY OF NEW YORK et al

1. Notice is hereby given that the International Bureau has communicated, as provided in Article 20, the international application to the following designated Offices on the date indicated above as the date of mailing of this Notice: JP,US

In accordance with Rule 47.1(c), third sentence, those Offices will accept the present Notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

2. The following designated Offices have waived the requirement for such a communication at this time:

CA

The communication will be made to those Offices only upon their request. Furthermore, those Offices do not require the applicant to furnish a copy of the international application (Rule 49.1(a-bis)).

3. Enclosed with this Notice is a copy of the international application as published by the International Bureau on 18 November 1999 (18.11.99) under No. WO 99/58952

### REMINDER REGARDING CHAPTER II (Article 31(2)(a) and Rule 54.2)

If the applicant wishes to postpone entry into the national phase until 30 months (or later in some Offices) from the priority date, a demand for international preliminary examination must be filed with the competent International Preliminary Examining Authority before the expiration of 19 months from the priority date.

It is the applicant's sole responsibility to monitor the 19-month time limit.

Note that only an applicant who is a national or resident of a PCT Contracting State which is bound by Chapter II has the right to file a demand for international preliminary examination.

### REMINDER REGARDING ENTRY INTO THE NATIONAL PHASE (Article 22 or 39(1))

If the applicant wishes to proceed with the international application in the national phase, he must, within 20 months or 30 months, or later in some Offices, perform the acts referred to therein before each designated or elected Office.

For further important information on the time limits and acts to be performed for entering the national phase, see the Annex to Form PCT/IB/301 (Notification of Receipt of Record Copy) and Volume II of the PCT Applicant's Guide.

Docketed

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

For / 18 /2000 by

J. Zahra

Telephone No. (41-22) 338.83.38

Facsimile No. (41-22) 740.14.35

orm PCT/IB/308 (July 1996)

2948148

BAKER POTTS L.L.P.

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY 00 APR -4 HENRY TANG BAKER AND BOTTS, LLP 30 ROCKEFELLER PLAZA WRITTEN OPINION NEW YOUK, NY 10112-0228 (PCT Rule 66) Date of Mailing (day/month/year) <u>3.0 MAR 200</u>0 Applicant's or agent's file reference REPLY-DUE within TWO months 31470-PCT from the above date of mailing International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/US98/09710 13 MAY 1998 NONE International Patent Classification (IPC) or both national classification and IPC IPC(6): G01N 11/30 and US C1.: 356/371 Applicant THE RESEARCH FOUNDATION OF STATE UNIVERISTY OF NEW YORK 1. This written opinion is the first (first, etc.) drawn by this International Preliminary Examining Authority. 2. This opinion contains indications relating to the following items: Basis of the opinion Priority Ш Non-establishment of opinion with regard to novelty, inventive step or industrial applicability IV Lack of unity of invention Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability. citations and explanations supporting such statement VI Certain documents cited For 5 / 3 1/2000 B VII Certain defects in the international application VIII Certain observations on the international application 3. The applicant is hereby invited to reply to this opinion. When? See the time limit indicated above. The applicant may, before the expiration of that time limit, request this Authority to grant an extension, see Rule 66.2(d). By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. How? For the form and the language of the amendments, see Rules 66.8 and 66.9. Also For an additional opportunity to submit amendments, see Rule 66.4. For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis. For an informal communication with the examiner, see Rule 66.6. If no reply is filed, the international preliminary examination report will be established on the basis of this opinion. 4. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 13 SEPTEMBER 2000 Name and mailing address of the IPEA/US Authorized officer Commissioner of Patents and Trademarks Box PCT RICHARD ROSE Washington, D.C. 20231 Facsimile No. (703) 305-3230 Telephone No.

Form PCT/IPEA/408 (cover sheet) (January 1994)\*

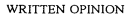


### WRITTEN OPINION

į	International applica	ation	No.	

PCT/US98/09710

	-		the basis of (Substitute s referred to in this opinion	heets which have been furnished to the receiving Office in response to a a as "originally filed".):
	x	the internation	al application as origi	nally filed.
	x	the description	, pages 1-21	, as originally filed.
			pages NONE	, filed with the demand
			pages NONE	, filed with the letter of
	x	the claims,	Nos. 1-24	, as originally filed.
		ŕ		, as amended under Article 19.
			Nos. NONE	_ , filed with the demand.
			Nos. NONE	, filed with the letter of
	X	the drawings,	sheets <del>/fig</del> 1-8	, as originally filed.
			sheets/fig NONE	, filed with the demand.
				, filed with the letter of
2. The	amend X X	the description,	ted in the cancellation of pages <sup>none</sup> Nos. <sup>none</sup>	· · · · · · · · · · · · · · · · · · ·
2. The	x	the description,	, pages <sup>none</sup>	· · · · · · · · · · · · · · · · · · ·
3.	X X This cons (Ru	the description, the claims, the drawings,	Nos. none  sheets/fig none  en established as if (so	ome of) the amendments had not been made, since they have
3.	X X This cons (Rullitional	the description, the claims, the drawings, s opinion has bee sidered to go beyo le 70.2(c)).	Nos. none  sheets/fig none  en established as if (so	ome of) the amendments had not been made, since they have i
3	X X This cons (Rullitional	the description, the claims, the drawings, s opinion has bee sidered to go beyo le 70.2(c)).	Nos. none  sheets/fig none  en established as if (so	ome of) the amendments had not been made, since they have i
3 4. Add	X X This cons (Rullitional	the description, the claims, the drawings, s opinion has bee sidered to go beyo le 70.2(c)).	Nos. none  sheets/fig none  en established as if (so	ome of) the amendments had not been made, since they have i
3 4. Add	X X This cons (Rullitional	the description, the claims, the drawings, s opinion has bee sidered to go beyo le 70.2(c)).	Nos. none  sheets/fig none  en established as if (so	ome of) the amendments had not been made, since they have led, as indicated in the Supplemental Box Additional observations be
3 4. Add	X X This cons (Rullitional	the description, the claims, the drawings, s opinion has bee sidered to go beyo le 70.2(c)).	Nos. none  sheets/fig none  en established as if (so	ome of) the amendments had not been made, since they have led, as indicated in the Supplemental Box Additional observations be
3 4. Add	X X This cons (Rullitional	the description, the claims, the drawings, s opinion has bee sidered to go beyo le 70.2(c)).	Nos. none  sheets/fig none  en established as if (so	ome of) the amendments had not been made, since they have led, as indicated in the Supplemental Box Additional observations be
3 4. Add	X X This cons (Rullitional	the description, the claims, the drawings, s opinion has bee sidered to go beyo le 70.2(c)).	Nos. none  sheets/fig none  en established as if (so	ome of) the amendments had not been made, since they have led, as indicated in the Supplemental Box Additional observations be
3 4. Add	X X This cons (Rullitional	the description, the claims, the drawings, s opinion has bee sidered to go beyo le 70.2(c)).	Nos. none  sheets/fig none  en established as if (so	ome of) the amendments had not been made, since they have led, as indicated in the Supplemental Box Additional observations be
3 4. Add	X X This cons (Rullitional	the description, the claims, the drawings, s opinion has bee sidered to go beyo le 70.2(c)).	Nos. none  sheets/fig none  en established as if (so	ome of) the amendments had not been made, since they have led, as indicated in the Supplemental Box Additional observations be
3 4. Add	X X This cons (Rullitional	the description, the claims, the drawings, s opinion has bee sidered to go beyo le 70.2(c)).	Nos. none  sheets/fig none  en established as if (so	ome of) the amendments had not been made, since they have led, as indicated in the Supplemental Box Additional observations be





International application No.

PCT/US98/09710

STATEMENT				
Novelty (N)	Claims	1-24		Y
	Claims	none		N
Inventive Step (IS)	Claims	none		Y
	Claims	1-24		
Industrial Applicability (IA)	Claims	1-24		Y
	Claims	none		N
	noun to be on	. 11		C ·
oacing of Pike since the Talbot distance is k		especially advantageous	distance for moire	Tringe generation.
NEW CITATIONS		especially advantageous	distance for moire	Iringe generation.
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NEW CITATIONS		especially advantageous	distance for moire	Tringe generation.





International application No.

PCT/US98/09710

Supplemental Box		
(To be used when the space in an	ny of the preceding boxes is not sufficient)	

Continuation of: Boxes I - VIII

Sheet 10

### TIME LIMIT:

The time limit set for response to a Written Opinion may not be extended. 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination Report.

Patent

### IN THE INTERNATIONAL RECEIVING OFFICE

Applicant:

The Research Foundation of State University of New York

Serial No.:

PCT/US98/09710

Filed:

13 May 1998

For

SURFACE MEASUREMENT USING SHADOW MOIRE TECHNIQUE WITH TALBOT EFFECT

### REPLY TO WRITTEN OPINION

VIA FACSIMILE ORIGINAL BY EXPRESS MAIL EXPRESS MAIL NO.: EJ339573881US

Hon. Commissioner of Patents and Trademarks **BOX PCT**Washington DC 20231

Dear Sir:

In accordance with PCT Rules 66.3, 66.8 and 66.9, applicant submits this reply to the Written Opinion dated 30 March, 2000 in the above-referenced application.

### Remarks

The International Examiner has opined that each of claims 1-24 of the present application lack an inventive step under PCT Article 33(3) as being obvious over U.S. Patent No. 5,311,286 to Pike in view of U.S. Patent No. 5,062,094 to Hamada et al. and U.S. Patent No. 4,979,827 to Matsui. Specifically, the Examiner has opined that it would have been obvious to choose a Talbot distance for the spacing in the Pike reference since the Talbot distance is known to be especially advantageous for moire fringe generation. For the reasons set forth below, Applicant respectfully submits that the Examiner's opinions concerning lack of inventive step are erroneous and that the invention set forth in claims 1-24 is patentably distinct from the cited art.

Claim 1 is directed to enhancing a shadow moire technique via the Talbot effect. More specifically, claim 1 discloses a method for surface measurement which includes: providing a specimen having a surface to be measured, supporting a

NY02:263499.1

reference grating at a Talbot distance from the mean surface plane of the specimen, causing a beam of light to be directed through the reference grating onto the surface to be measured, thus casting a reference grating shadow which functions as an effective specimen grating, and then detecting moire fringes produced by the reference grating and the effective specimen grating. Claim 15 contains similar elements but in apparatus claim format. As disclosed in the specification at page 4, the claimed invention permits fast and concurrent measurement of a surface, without any dynamic effects or mounting distortion, over the full-field or the whole surface of the wafer. Furthermore, this method can be automated, can be applied to other types of surface measurements, and permits measurement of very fine surface features that are typically encountered with substrate wafers for electronic devices.

No such method or apparatus is disclosed in or suggested by Pike, either alone or in combination with Hamada et al. and/or Matsui. The Pike reference discloses a technique for measuring the roughness of a surface. However, as recognized by the International Examiner, the reference neither discloses or suggests that the distance between a reference grating member and a planar surface to be measured should be chosen to be a Talbot distance. Accordingly, the Pike reference does not and cannot obviate the invention of the present application.

Neither of the secondary references cited by the Examiner make up for this deficiency. The first reference, Hamada et al., discloses an optical head system that is used for recording or reproducing information. One of the system's key features is the use of multiple gratings; in fact, all of the claims require the use of two or more gratings. Thus, while column 5, lines 7-15 of the Hamada et al. reference disclose spacing of two diffraction gratings at a so called "Talbot" distance in order to produce a clear moire pattern and provide a clear Fourier image, nothing in the reference discloses or suggests spacing one grating member and a surface to be measured by the Talbot distance, as required by Independent claims 1 and 15. Nothing in the reference would motivate a person of ordinary skill in the art to achieve the present invention as Hamada et al.'s discussion of a Talbot distance in producing a moire pattern relates only to systems such as the one described in the reference where multiple gratings are used in an optical disk system.

With respect to the Matsui reference, that reference discloses an averaged diffraction moire position detector having a pair of diffraction gratings. As with the Hamada et al. reference, Matsui fails to disclose or suggest the spacing of one grating member from a surface to be measured at the Talbot distance.

In the passage cited by the Examiner, the reference discloses the difficulty of surely holding two diffraction gratings having longitudinal separated positions of a distance  $2P^2/\lambda$  (a Talbot distance) when the distance to be measured is made long and grating pitch P is made short. The same passage also discloses that diffraction moire fringes cannot be used to finely measure distances between two members of generally used machine tools. While the present invention is not specifically directed to measurements of distances between two members of generally used machine tools, the method of the present invention does measure the variation in the depth of the surface to be measured. Thus, Applicant submits that Matsui teaches away from the use of a Talbot distance in a system like the one described in the present application.

In view of the foregoing, the International Examiner's written opinion concerning the lack of inventive step in claims 1-24 of the present application is respectfully traversed. It is submitted that the claims as presently drafted meet the requirements of PCT Article 33(3).

Respectfully submitted,

Dated: May 30, 2000

Henry Tang Reg. No. 29,705

Paul A. Ragusa Reg. No. 38,587

Attorneys for Applicant (212) 408-2500

Enclosures

# PATENT COOPERATION TREATY

# **PCT**

 6.30 a 0 7	AUS 2000	
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# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

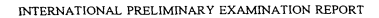
		<del> </del>		
Applicant's or agent's file reference 31470-PCT	FOR FURTHER ACTI		cation of Transmittal of International Examination Report (Form PCT/IPEA/416)	
International application No.	International filing date (	day/month/year)	Priority date (day/month/year)	
PCT/US98/09710	13 MAY 1998		NONE	
International Patent Classification (IPC)		nd IPC		
Applicant THE RESEARCH FOUNDATION OF	STATE UNIVERISTY O	F NEW YORK		
<ol> <li>This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> <li>This REPORT consists of a total of sheets.</li> <li>This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority. (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).</li> <li>These annexes consist of a total of sheets.</li> </ol>				
	1			
3. This report contains indication	_	ing items:		
I X Basis of the repor	rt			
II Priority				
III Non-establishmen	t of report with regard	to novelty, invent	ive step or industrial applicability	
IV Lack of unity of i	invention			
V X Reasoned statemen			y, inventive step or industrial applicability;	
VI Certain documents	cited			
VII Certain defects in the	ne international application	on		
	s on the international app			
Date of submission of the demand		Date of completion	of this report	
10 DECEMBER 1999		25 JULY 2000		
Name and mailing address of the IPEA/	,	Authorized officer		
Commissioner of Patents and Tradem Box PCT	narks	I RICHARD RO	DSENBERGE A - L	
Washington, D.C. 20231 Facsimile No. (703) 305-3230		Telephone No. (	(703) 308-095	

Form PCT/IPEA/409 (cover sheet) (July 1998) \*

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.	_
DCT/LIS08/00710	

I.	Basis of the	report		
1.	With regard to the	e elements of the intern	ational application:*	
	X the interna	ational application as	s originally filed	
	x the descrip	ption:		
	pages	1-21		, as originally filed
	pages	NONE		, filed with the demand
	pages	NONE	, filed with the letter of	
ſ	x the claims	••		
Ĺ	X the claims pages	22.22		as originally filed
	pages		, as amended (together v	
	pages			, filed with the demand
	pages		, filed with the letter of	
ſ	X the drawin	200		
L	x the drawing pages			as originally filed
	pages			, as originary fried
	pages		, filed with the letter of	
		ce listing part of the	description:	
	pages			
	pages	NONE	, filed with the letter of	
[	the language	ge of publication of	urnished for the purposes of international the international application (under Rule mished for the purposes of international prelim	48.3(b)).
3.	With regard to		or amino acid sequence disclosed in the int d out on the basis of the sequence listing:	ernational application, the international
L	contained i	in the international a	application in printed form.	
Γ	filed togeth	ner with the internat	ional application in computer readable fo	rm.
Ī	furnished s	subsequently to this	Authority in written form.	
Ī	furnished s	subsequently to this	Authority in computer readable form.	
Ī	The stateme	ent that the subsequent al application as filed	ntly furnished written sequence listing does has been furnished.	not go beyond the disclosure in the
	The stateme been furnish	ent that the information ned.	n recorded in computer readable form is ident	ical to the writen sequence listing has
4.	X The amend	iments have resulted	in the cancellation of:	
	X the d	description, pages	none	
	X the c	laims, Nos.	none	
	X the d	drawings, sheets/ <del>fig</del>	none	
5.	X This report	has been drawn as if (	some of) the amendments had not been made,	since they have been considered to go
ı	Replacement sheet	ts which have been furn	indicated in the Supplemental Box (Rule 70.2 ished to the receiving Office in response to an in are not annexed to this report since they do	vitation under Article 14 are referred to
**	Any replacement	sheet containing such	a amendments must be referred to under item	I and annexed to this report.



International application No.
PCT/US98/09710

V.	V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
1.	statement			_
	Novelty (N)	Claims	1-24	YES
	tro retty (try)	Claims	none	NO
	Inventive Stan (IS)	Claims	none	YES
	Inventive Step (IS)	Claims	1-24	NO NO
		Ciums		
	Industrial Applicability (IA)	Claims	1-24	YES
	Industrial Applicability (IA)	Claims	none	NO NO
	Claims 1-24 lack an inventive step under PC et al (US 5,062,094) and Matsui (US 4,979,8 not specifically mention that the distance between a Talbot distance. However, it is known in particularly advantageous; see Hamada et al, producing a clear moire pattern, and that the Matsui, the paragraph bridging columns 1 an accordance with the instant claimed relationsh (and in the instant invention) the projected sh the surface beign measured and the grating its between the two gratings thus being the distant would have been obvious to choose a Talbot of	T Article 33(3) 827). Pike shoween the referent that, we column 5, line to Talbot distance d 2, which mentip. Hamada et adow pattern oself between the distance for the bire-based system.	as being obvious over Pike (US 5,311,286) in was measuring a surface with a system such as clace grating and a mean plane surface of the objectivith Moire based measuring systems that a Talbot is 7-15; which discloses that the Talbot distance it is a distance that provides a clear Fourier implicant that it is known in the art to maintain a set al and Matsui discuss the distance between two if the grating on the surface is a first effective gree surface and the detector is a second grating, we surface (the first effective grating) and the grating part is spacing between the surface and the grating in its known to be an especially advantageous distance of the surface and the grating in the surface and t	laimed, but does to be chosen to to distance is is chosen "f or tage". See also exparation in gratings; in Pike rating located at with the distance ting itslf. It the arrangement
	NONE			



### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.
PCT/US98/09710

(To be used when the space in any of the preceding boxes is not sufficient)	
Continuation of: Boxes I - VIII	Sheet 10
I. BASIS OF REPORT:	
5. (Some) amendments are considered to go beyond the disclosure as filed: NONE	
•	

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: HENRY TANG BAKER AND BOTTS, LLP 30 ROCKEFELLER PLAZA NEW YOUK, NY 10112-0228

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of Mailing (day/month/year)

03 AUG 2000

Applicant's or agent's file reference

31470-PCT

IMPORTANT NOTIFICATION

International application No.

International filing date (day/month/year)

Priority Date (day/month/year)

PCT/US98/09710

13 MAY 1998

NONE

Applicant

THE RESEARCH FOUNDATION OF STATE UNIVERSITY OF NEW YORK

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication 2. to all the elected Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

#### REMINDER 4.

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/US

Commissioner of Patents and Trademarks Box PCT

Washington, D.C. 20231

Facsimile No. (703) 305-3230

Authorized officer

RICHARD ROSENBERG

Telephone No. (703) 308-092

Form PCT/IPEA/416 (July 1992) ★



# **PCT**

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

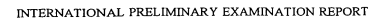
Applicant's or agent's file reference 31470-PCT	FOR FURTHER ACTION	See Notifi Preliminary	ication of Transmittal of International Examination Report (Form PCT/IPEA/416)
International application No.	International filing date (day/m	onth/year)	Priority date (day/month/year)
PCT/US98/09710	13 MAY 1998		NONE
International Patent Classification (IPC) IPC(6): G01N 11/30 and US Cl.: 356	or national classification and IPC 5/371		
Applicant THE RESEARCH FOUNDATION OF STATE UNIVERISTY OF NEW YORK			
<ol> <li>This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> <li>This REPORT consists of a total of sheets.</li> <li>This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority. (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT)</li> </ol>			
These annexes consist of a tot	tal of sheets.		
(see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).  These annexes consist of a total of			
Date of submission of the demand			
10 DECEMBER 1999	Date of submission of the demand  Date of completion of this report  10 DECEMBER 1999  25 JULY 2000		
Name and mailing address of the IPEA/US  Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231  Facsimile No. (703) 305-3230  Authorized officer  RICHARD ROSENBERGE  Telephone No. (703) 308-0955			

Form PCT/IPEA/409 (cover sheet) (July 1998) ★

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.
PCT/US98/09710

statement			
Novelty (N)	Claims	1-24	Y
• • •	Claims	none	_ N
Inventive Step (IS)	Claims	none	_ Y
	Claims	1-24	_ N
Industrial-Applicability-(IA)	Claims_	1-24	Y
mustar approve (11)	Claims	none	_ N
producing a clear moire pattern, and that the Matsui, the paragraph bridging columns 1 and accordance with the instant claimed relations (and in the instant invention) the projected such a surface beign measured and the grating is between the two gratings thus being the distance.	ne Talbot distance and 2, which men thip. Hamada et hadow pattern of tself between the ance between the	e "is a distance that provides a clear Fourier image". See tions that it is known in the art to maintain a separation in all and Matsui discuss the distance between two gratings; the grating on the surface is a first effective grating local surface and the detector is a second grating, with the discusse (the first effective grating) and the grating itslf.	alson in P ated a stance It
producing a clear moire pattern, and that the Matsui, the paragraph bridging columns 1 and accordance with the instant claimed relations (and in the instant invention) the projected slice surface beign measured and the grating is between the two gratings thus being the distance would have been obvious to choose a Talbot	ne Talbot distance and 2, which men thip. Hamada et hadow pattern of tself between the thince between the distance for the oire-based system.	e "is a distance that provides a clear Fourier image". See tions that it is known in the art to maintain a separation in al and Matsui discuss the distance between two gratings; the grating on the surface is a first effective grating local surface and the detector is a second grating, with the dis-	"f or also n in P ated a stance It gemen
producing a clear moire pattern", and that the Matsui, the paragraph bridging columns 1 and accordance with the instant claimed relations (and in the instant invention) the projected slice surface beign measured and the grating is between the two gratings thus being the distance of Pike since the Talbot distance for such Matringe generation.  NEW CITATIONS	ne Talbot distance and 2, which men thip. Hamada et hadow pattern of tself between the thince between the distance for the oire-based system.	e "is a distance that provides a clear Fourier image". See tions that it is known in the art to maintain a separation in all and Matsui discuss the distance between two gratings; the grating on the surface is a first effective grating local surface and the detector is a second grating, with the dissurface (the first effective grating) and the grating itslf. spacing between the surface and the grating in the arrangements.	"f or also n in P ated a stance It
producing a clear moire pattern", and that the Matsui, the paragraph bridging columns 1 and accordance with the instant claimed relations (and in the instant invention) the projected slice surface beign measured and the grating is between the two gratings thus being the distance of Pike since the Talbot distance for such Matringe generation.  NEW CITATIONS	ne Talbot distance and 2, which men thip. Hamada et hadow pattern of tself between the thince between the distance for the oire-based system.	e "is a distance that provides a clear Fourier image". See tions that it is known in the art to maintain a separation in all and Matsui discuss the distance between two gratings; the grating on the surface is a first effective grating local surface and the detector is a second grating, with the dissurface (the first effective grating) and the grating itslf. spacing between the surface and the grating in the arrangements.	"f or also n in P ated a stance It
producing a clear moire pattern", and that the Matsui, the paragraph bridging columns 1 and accordance with the instant claimed relations (and in the instant invention) the projected she surface beign measured and the grating is between the two gratings thus being the distance of Pike since the Talbot distance for such Maringe generation.  NEW CITATIONS	ne Talbot distance and 2, which men thip. Hamada et hadow pattern of tself between the thince between the distance for the oire-based system.	e "is a distance that provides a clear Fourier image". See tions that it is known in the art to maintain a separation in all and Matsui discuss the distance between two gratings; the grating on the surface is a first effective grating local surface and the detector is a second grating, with the dissurface (the first effective grating) and the grating itslf. spacing between the surface and the grating in the arrangements.	"f or also n in P ated a stance It
producing a clear moire pattern", and that the Matsui, the paragraph bridging columns 1 are accordance with the instant claimed relations (and in the instant invention) the projected slice surface beign measured and the grating is between the two gratings thus being the distance of Pike since the Talbot distance for such Maringe generation.  NEW CITATIONSNONE	ne Talbot distance and 2, which men thip. Hamada et hadow pattern of tself between the thince between the distance for the oire-based system.	e "is a distance that provides a clear Fourier image". See tions that it is known in the art to maintain a separation in all and Matsui discuss the distance between two gratings; the grating on the surface is a first effective grating local surface and the detector is a second grating, with the dissurface (the first effective grating) and the grating itslf. spacing between the surface and the grating in the arrangements.	"f or also n in P ated a stance It
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producing a clear moire pattern", and that the Matsui, the paragraph bridging columns 1 are accordance with the instant claimed relations (and in the instant invention) the projected slice surface beign measured and the grating is between the two gratings thus being the distance of Pike since the Talbot distance for such Maringe generation.  NEW CITATIONSNONE	ne Talbot distance and 2, which men thip. Hamada et hadow pattern of tself between the thince between the distance for the oire-based system.	e "is a distance that provides a clear Fourier image". See tions that it is known in the art to maintain a separation in all and Matsui discuss the distance between two gratings; the grating on the surface is a first effective grating local surface and the detector is a second grating, with the dissurface (the first effective grating) and the grating itslf. spacing between the surface and the grating in the arrange	"f or also n in P ated a stance It
producing a clear moire pattern", and that the Matsui, the paragraph bridging columns 1 are accordance with the instant claimed relations (and in the instant invention) the projected slice surface beign measured and the grating is between the two gratings thus being the distance of Pike since the Talbot distance for such Maringe generation.  NEW CITATIONSNONE	ne Talbot distance and 2, which men thip. Hamada et hadow pattern of tself between the thince between the distance for the oire-based system.	e "is a distance that provides a clear Fourier image". See tions that it is known in the art to maintain a separation in all and Matsui discuss the distance between two gratings; the grating on the surface is a first effective grating local surface and the detector is a second grating, with the dissurface (the first effective grating) and the grating itslf. spacing between the surface and the grating in the arrange	"f or also n in P ated a stance It
producing a clear moire pattern", and that the Matsui, the paragraph bridging columns 1 are accordance with the instant claimed relations (and in the instant invention) the projected slice surface beign measured and the grating is between the two gratings thus being the distance of Pike since the Talbot distance for such Maringe generation.  NEW CITATIONSNONE	ne Talbot distance and 2, which men thip. Hamada et hadow pattern of tself between the thince between the distance for the oire-based system.	e "is a distance that provides a clear Fourier image". See tions that it is known in the art to maintain a separation in all and Matsui discuss the distance between two gratings; the grating on the surface is a first effective grating local surface and the detector is a second grating, with the dissurface (the first effective grating) and the grating itslf. spacing between the surface and the grating in the arrange	"f or also n in P ated a stance It



International application No.
PCT/US98/09710

Continuation of: Boxes I - VIII		Sheet 10
I. BASIS OF REPORT:		
. (Some) amendments are considered to g	go beyond the disclosure as filed:	
	·	

31470. PCT

# PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To: HENRY TANG BAKER AND BOTTS, LLP 30 ROCKEFELLER PLAZA NEW YOUK, NY 10112-0228	PCT  NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL AND THE DECLARATION  (PCT Rul  (PCT Rul  (day/month/year) ) 4 AUG 1998	
Applicant's or agent's file reference 31470-PCT	FOR FURTHER ACTION See paragraphs 1 and 4 below	
International application No. PCT/US98/09710	International filing date (day/month/year)  13 MAY 1998	
Applicant THE RESEARCH FOUNDATION OF STATE UNIVERIST	4	
	I search report has been established and is transmitted herewith.	
Filing of amendments and statement under Artic The applicant is entitled, if he so wishes, to amend	le 19: the claims of the international application (see Rule 46):	
When? The time limit for filing such amendm international search report; however, for	ents is normally 2 months from the date of transmittal of the r more details, see the notes on the accompanying sheet.	
Where? Directly to the International Bureau of V 34, chemin des Colombe 1211 Geneva 20, Switze Facsimile No.: (41-22) 7 For more detailed instructions, see the notes on	VIPO sttes rland (40.14.35	
2. The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect is transmitted herewith.		
the protest together with the decision thereon h	additional fee(s) under Rule 40.2, the applicant is notified that:	
	the applicant will be notified as soon as a decision is made.	
4. Further action(s): The applicant is reminded of the following	lowing:	
Shortly after 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in rules 90 bis 1 and 90 bis 3, respectively, before the completion of the technical preparations for international publication.		
Within 19 months from the priority date, a demand for int wishes to postpone the entry into the national phase unt	ernational preliminary examination must be filed if the applicant il 30 months from the priority date (in some Offices even later).	
Within 20 months from the priority date, the applicant mu	ast perform the prescribed acts for entry into the national phase and in the demand or in a later election within 19 months from the not bound by Chapter II.	
Name and mailing address of the ISA/US	Authorized officer	
Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231	RICHARD ROSENBERGER	

Telephone No.

(703) 308-0956

Facsimile No. (703) 305-3230

# PATENT COOPERATION TREATY

# **PCT**

### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 31470-PCT	FOR FURTHER see Notification of ACTION (Form PCT/ISA/22	Transmittal of International Search Report 0) as well as, where applicable, item 5 below.	
International application No. PCT/US98/09710	International filing date (day/month/year) 13 MAY 1998	(Earliest) Priority Date (day/month/year) NONE	
Applicant THE RESEARCH FOUNDATION (	OF STATE UNIVERISTY OF NEW YORK		
according to Article 18. A copy is be	een prepared by this International Searching Average transmitted to the International Bureau.	uthority and is transmitted to the applicant	
This international search report consi	ists of a total of 3 sheets.  a copy of each prior art document cited in this	report.	
1. Certain claims were found	d unsearchable (See Box I).		
2. Unity of invention is lack	ing (See Box II).		
3. The international application international search was car	on contains disclosure of a nucleotide and/o	r amino acid sequence listing and the	
	filed with the international application.		
	furnished by the applicant separately from the	international application,	
		ent to the effect that it did not include matter ne international application as filed.	
	transcribed by this Authority.		
4. With regard to the title,	the text is approved as submitted by the applic	eant.	
x	the text has been established by this Authority	to read as follows:	
The title exceeds the 2-7	word recomendation of PCT Rule	4.3. The new title is:	
Shadow Moire Surface Measurement Using Talbot Effect			
5. With regard to the abstract,			
	the text is approved as submitted by the applic	ant.	
	the text has been established, according to Rule Box III. The applicant may, within one month fr search report, submit comments to this Author	om the date of mailing of this international	
6. The figure of the drawings to be published with the abstract is:			
	as suggested by the applicant.		
<b>=</b>	because the applicant failed to suggest a figure.	None of the figures.	
= =	pecause this figure better characterizes the inve		

### INTERNATIONAL SEARCH REPORT

International application No. PCT/US98/09710

Box III TEXT OF THE ABSTRACT (Continuation of item 5 of the first sheet)

The technical features mentioned in the abstract do not include a reference sign between parentheses (PCT Rule 8.1(d)).

The abstract is too long (PCT Rule 8.1(b)). The abstract must be less than 150 words, or 200 words when no Figure is to be published.

### **NEW ABSTRACT**

A method and apparatus for surface measurement using the shadow moire effect with the Talbot effect. The apparatus (10) includes a specimen mount (18) to receive a specimen (12) having a surface (14) to be measured, and a reference grating (22) mounted adjacent the specimen mount (18) so as to be substantially parallel to a mean surface plane (16) of the specimen (12). The reference grating (22) is mounted in such a manner that the distance between the reference grating (22) and the mean surface plane (16) of the specimen (16) can be adjusted to a Talbot distance (5T) The apparatus also includes a light source (28) to illuminate the specimen (12) through the grating (22), and a detector (36) positioned to detect the moire fringes produced by the grating (22) due to variation of the surface of the specimen (12).

# INTERNATIONAL SEARCH REPORT

International application No. PCT/US98/09710

A. CLASSIFICATION OF SUBJECT MATTER  IPC(6) :G01N 11/30				
US CL :356/371				
According to International Patent Classification (IPC) or to b	oth national classification and IPC			
B. FIELDS SEARCHED				
Minimum documentation searched (classification system followed by classification symbols)				
U.S. : 356/371, 374, 376				
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched				
Electronic data base consulted during the international search	(name of data base and, where practicable, search terms used)			
C. DOCUMENTS CONSIDERED TO BE RELEVANT				
Category* Citation of document, with indication, where	e appropriate, of the relevant passages Relevant to claim No.			
Y US 5,311,286 A (PIKE) 10 May 19	94 (10/05/94).,Figure 1 1-24			
Y US 4,979,827 A (MATSUI) 25 Dec 1, line 54 thorugh column 2, line 9.				
Y US 5,062,094 A (HAMADA et al) column 5, lines 7-9.	29 October 1991 (29/10/91), 1-24			
·				
	·			
Further documents are listed in the continuation of Bo	x C. See patent family annex.			
Special categories of cited documenta:	"T" later document published after the international filing date or priority			
"A" document defining the general state of the art which is not considere	date and not in conflict with the application but cited to understand			
to be of particular relevance  "E" earlier document published on or after the international filing date	"X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step			
"L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other	when the document is taken alone			
special reason (as specified)  O"  document referring to an oral disclosure, use, exhibition or other  occument of particular referring to an inventive step when the document is combined with one or more other such documents. such combination being obvious to a person skilled in the art.				
being obvious to a person skilled in the art  *P* document published prior to the international filing date but later than *&* document member of the same patent family the priority date claimed				
Date of the actual completion of the international search  Date of mailing of the international search report				
17 JULY 1998				
Name and mailing address of the ISA/US Commissioner of Patents and Trademarks Box PCT  VAuthorized officer RICHARD ROSENBERGER				
Washington, D.C. 20231  Faccing No. (703) 305-3230	Telephone No. (703) 308-0956			
Magazina I Bio (103) 307-3730	1 A DADDINGHO 110. (170) 000 7777			

### NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty and of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

### INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only.

### What parts of the international application may be amended?

The claims only.

The description and the drawings may only be amended during international preliminary examination under Chapter II.

When? Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

### Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

How? Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

### · What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confounded with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division f a claim as filed.